(check

at (703) 712-5000.

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

is attached hereto

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled SYSTEM FOR PROVIDING NAME OF LOCATION AT WHICH CELLULAR PHONE TERMINAL UNITEISTLOCATED the specification of which:

one)				
□ was filed on		, as		
Application Serial No				
and was a	mended on	·		
	(if applicable)			
as amended by any amendme I acknowledge the de Title 37, Code of Federal Reg I hereby claim foreig	ent referred to above. The property of the pr	tand the contents of the above identifing which is material to the examination which is material to the examination of the states Code, § 119 of the delow any foreign application for the states claimed:	n of this application in accordan	nce with
Prior Foreign Application(s)	To non	04/00/2000	priority claimed	
2000-267117	Japan	04/09/2000	<u>X</u>	
(Number)	(Country)	(Day/Month/Year Filed)	yes no	
(Number)	(Country)	(Day/Month/Year Filed)	yes no	
(Number)	(Country)	(Day/Month/Year Filed)	yes no	
insofar as the subject matter manner provided by the first pa	of each of the claims of t aragraph of Title 35, Unite of Federal Regulations, § 1	ted States Code, § 119 of any United his application is not disclosed in the d States Code, § 112, I acknowledge to 1.56 which occurred between the filing tion:	e prior United States application the duty to disclose material infor	on in the ormation
(Application Serial No.)	(Filing Da	te) (Status: patented, pen	ding, abandoned)	
No. 33,138 and Michael E. WI	hitham, Reg. No. 32,635 as	eby appoint C. Lamont Whitham, Reg s attorneys and/or agents to prosecute t th. All correspondence should be dire	this application and transact all b	business

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Boulevard, Suite 1800, Tysons Corner, McLean, Virginia 22102-4215. Telephone calls should be directed to McGuireWoods, LLP

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Residence:	
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Tull Name of Fourth	
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Residence:	Date:
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Post Office Address:	
gani.	
Full Name of Fifth Joint Inventor:	
Inventor's Signature	
Residence:	
Post Office Address:	

*Title 37, Code of Federal Regulations, § 1.56:

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.